

ower.—Latest U. S. Gov't Report

Baking Powder

TELY PURE

THEY WANT FEES AGAIN.

County Officials Meet-Treasurers Settling Under Protest.

A number of county officials were in conference at the Grand yesterday. They are members, in most cases, of the County Officers' Association of 1891, when the present fee and salary law was under consideration, but since that time there have been questions that have interested enough of the jury to make a considerable number to keep up the form of protest. However, R. A. Tucker, former president of the association, was present. The treasurers of counties were most numerous, and the chief discussion was as to what counties should pursue in settling with the State. It was pointed out that the county's quota of taxes to the Auditor General notifies him that he is settling the form of the new law under protest. Since the decision of the Supreme court declaring the law as it applies to treasurers unconstitutional, some have settled under the terms of the old law. Treasurer Holt of this county is preparing his settlement in that form. The decision of the court is not final until it is certified down to the trial court, and the decision must be held for sixty days to permit a motion for a rehearing, if desired. This period has not yet expired, and there are doubts as to the finality of the decision. In confusion, the decision of the court might become possibly be overturned by the court itself, if it could be shown that a rehearing should be presented. Pro-

The question has not yet reached an absolute

The county officials yesterday declared that they would not support a bill that merely provided for a salary increase. They want a law that gives fees also. In the main, however, they are opposed to repealing the present law and substituting something not designed for party purposes. They expressed some little satisfaction with the Republican plan to divide the county into three classes according to population, grading the salaries accordingly. The lowest salary of the clerk would be \$1,200 a year. The middle class of counties of the highest class would give a clerk \$1,500 a year. The highest salary on the county that would be entitled to this salary for its clerk.

DECLARED AGAINST "FANATICS."

Liquor League Announces that It Will Control 75,000 Votes.

The organization of the State Liquor Dealers' League was completed at Moom's Hall yesterday afternoon. Officers were nominated and will be elected at a meeting to be held next Thursday. The league has a solid backbone. It is not a party organization. The police department is severely alarmed. The league believes that the police should spend more time in protecting wives and daughters of Indianapolis citizens.

the saloon men on Sunday and after hours." The resolutions condemn that class of persons who are termed "if not the

the liquor question. The league pledged itself to influence 5,000 votes in Indiana against any candidate who does not take a conservative view of the liquor traffic. These votes, the league asserts, will be given by men directly connected with the saloon and brewing interests of Indiana. No effort is to be made toward reducing or increasing the liquor license, and the resolutions declare that the league is not to a tagonize law and order.

John Smith, a merchant of Hope, Bartholomew county, came to the city Wednesday.

day, when the bride and groom, whom he had never seen before, were married. An hour later they were married and on their way to Hope, where they will make their home. The name of the bride was Patricia. The wedding was celebrated through a personal advertisement newspaper.

Appealed from a Woman's Wrath

Patrolman Asch and Mrs. Schue were arrested last evening, each charged with assault and battery by W. S. Robinson, of No. 514 Virginia avenue. The warrant was sworn out in magistrate Habel's court. Robinson has also filed a charge with the city attorney, each charged quietly by while Mrs. Schue assaulted him. The city attorney has also been advised Mrs. Schue to procure a warrant for Robinson.

Winnie Smith's Trial Postponed.

By mutual agreement entered into yesterday between the attorneys in the Winnie Smith case, the trial will not begin until the 10th of June. Judge W. H. Smith-Cray asked for the postponement in order that they may be able to clear the criminal calendar of a large number of minor cases.

A Pugilist Actually at Work.

Pugilist Fitzsimmons yesterday called

his coat and seized the hammer and ton
at the forge. He made a number of hor

College President Hanged in Effigy
RICHMOND, Va., Dec. 15.—Congressman W. L. Wilson, without his knowledge or consent, has been figuring conspicuously in the fight of Richmond College students against their president, John B. Boatright. Last night President-elect Boatright was hung in effigy. Among the most conspicuous placards were green streamers which read "Boatright is a scoundrel" and "Boatright is a scoundrel." The morning to see the figure suspended was one reciting the fact that W. L. Wilson had been elected to Congress twenty-six years ago and declined, while Boatright accepted Richmond College as the leading Baptist institution in the South. The newly elected president is only twenty-six years old.

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